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LL AND WINTER NOVELTIES

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ING.

Styles! Low Prices!  
of Goods in Our Tailoring De-

BROS.,  
and Furnishers,  
HALL STREET.

N & KING,  
S, MANUFACTURERS AND  
DEALERS IN

ALL MILL SUPPLIES, MACHINERY AND TOOLS,  
E, FITTINGS AND BRASS GOODS,  
L-SLEWS, CAP SCREW AND SET  
BELTING, ROSE PACKING, ETC.

S AND DISCOUNTS.

EET, ATLANTA, GA.  
AND COAL.

SONS  
Flue, absolutely  
Cotta Chimney  
Thimbles.

E D  
N T S,  
PARIS.—  
PIPE--  
RICK,  
CLAY,  
BAIR,  
DUST,  
DUST,  
DUST,  
GAT

EE COMPANY.

Safe Deposit Company,  
ANTA.

1 AND 2 CONSTITUTION BUILDING.

K \$100,000.00.

ABBOTT & SMITH, Attorneys.

Claims that you have your titles warranted. Ar-

er is indifferent about selling? To be sure of no

benefit. Are you wanting to sell to a buyer in

having the title warranted for the benefit of the

Guard against fake-warn bidding by announcing

BRANTY COMPANY." Are you seeking a loan

warranty on your title transferable as collateral

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WASHINGTON, D. C.  
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BROS.,

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FURNISHERS.

Manufacturers

IN THE STATE.

Taylor Hats

BROS.,

HALL STREET.

# THE ATLANTA CONSTITUTION.

VOL. XIX.

## BEGGING FOR BREAD.

The Sad Condition of Senator  
Jones, of Florida.

## PENNLESS AND AMONG STRANGERS

He is Locked Out from His Room and  
Sleeps in the Hall—A Friend  
in Need.

DETROIT, Mich., November 23.—It became known for the first time yesterday to a few persons that ex-United States Senator Charles J. Jones, of Florida, who has for some unexplained reason sojourned in Detroit for two years past, is practically a beggar upon the streets, and is at the charity of a friend who would be without food or shelter. When Mr. Jones came to Detroit he was very free with his money. He boarded at the best hotel until about four months ago, when he was unable to pay his bill. He then went to a cheaper house, and last night his room was locked on him and he slept on the floor in the hall. He was observed by a man whom he had befriended in his better days, and has been taken to the man's home. Mr. Jones is almost a mental wreck. He is pursued with the idea that some enemies, whom he never names, are following him, and that he will yet "down them."

In explanation, or as he termed it, in justice to himself, he said that the chief man in his office was in ill health and that he (witness) had taken steps to have all matters respecting the arrangement and publication of rates made clear. He averred, with emphasis, that there were no rates on the part of his company to compete with those of his competitor, and claimed Texas as his home. He made friends and in a brief time won the hand and heart of the village belle, Miss Ellen Dobie. They were married October 24th, and in a few weeks the happy bridegroom began receiving long letters from Texas which were signed "your loving wife." One of the letters fell into the hands of the male relatives of the Avondale bride, who very promptly investigated the matter. They soon learned that the charming Charles Winningsham was Robert Willingham, who has two wives in Georgia, and one in Texas, in addition to Mrs. Willingham number four. Two years ago Willingham was arrested in Atlanta for bigamy, and released on \$4,000 bond, pending trial. He jumped his bond and went to Texas, where he soon married again. In a short time he left wife number three, and came to Avondale and married Miss Dobie. He was arrested this afternoon on a charge of bigamy, and will be tried tomorrow. If he escapes the vengeance of his last wife's friends and relatives, who are terribly excited over the astounding developments.

Witness admitted that the actual oil rates were not those given on the sheet, but were special rates issued from time to time and published in the paper.

The purpose of the chairman was to ascertain how a shipper could learn from the company's publications what were the actual rates upon oil.

Witness replied at great length, but failed to give the exact figure, and the chairman finally advised witness to take counsel with the attorney of his road as to whether he was complying with the fifth section of the interstate commerce law respecting the publication of rates and the filing of copies with the commission.

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Mr. Doughty, who was acquainted at Ennis on one charge under the crimes act, but convicted on another, and sentenced to a month's imprisonment, has been secretly removed from the jail at Americus to Tallahassee.

The action of Mr. Mrs. Margaret Dilian, a midwife of Aghanish, in county Galway, against Mr. Balfour, chief secretary for Ireland, has been set aside with costs.

Rev. Mr. R. H. Dillan was elected secretary and Rev. J. A. Thurman assistant.

Rev. E. F. Dean was elected treasurer.

Rev. L. D. Ellington was appointed to represent the New York and Western Book Committee.

The hour of meeting was fixed at 9 a. m. and adjourned at 12 m.

Rev. W. A. Spencer, D. D., of Philadelphia, of the board of church extension, was introduced. "I am glad to stand before the Georgia conference," said Dr. Spencer, "and consider it a privilege to speak to you."

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**REGISTRATION FIFTH WARD**

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Carr Nathan C J, 23 Hayden  
Collier M Lamar, 44 Alexander  
Craig Andrew C, 19 Gresham  
Connally Jas C, 104 w Baker  
Crawford R H, 152 Alexander  
Coine Chas J, 37 Walton  
Chamberlain Saml, Walton and Foundry  
Casen Jim, 60 Cone  
Chapman S B, 103 Marietta  
Crawford Richard, col. 40 Mills  
Cook-Frederick J, Hotel Weinmeister  
Clark Wm J, 37 Poplar  
Cameron B H, 80 Marietta  
Calvin A M, 7 Plum  
Cooper John T, 61 Luckie  
Coles I e m el S, col. 231 Marietta  
Campbell James, col. 123 Marietta  
Clayton Smith, 91 Marietta  
Carruth Ben, 45 McAfee  
Crumly Dan, 254 Marietta  
Cassey Jas M, 20 Gresham  
Capers Wm, 26 n Forsyth  
Clarke Joseph A, 80 w Baker  
Conley Geo H, 23 Hayden  
Childress Andrew, col. 122 Luckie  
Caldwell J W, 383 Marietta  
Coffin Walter G, 58 Forsyth  
Cotton Wm, Magnolia house walter  
Coleman A D, 233 Marietta  
Counieri Chas C, 336 Marietta  
Cox Robert S, 36 Hayden  
Cawthorne Jno C, 278 Marietta  
Chum Pink, c. 184 Marietta  
Crouch Geo W, 47 Thurman  
Carter Jno W, 268 Marietta

**REGISTRATION FIFTH WARD**

Gates Aaron, c. 56 Chattahooches  
Gilmer Sandford M., 201 Davis  
Green Joseph, col. 24 W Simpson  
Green Chas, col. 138 Thurman  
Golden Willis A., 11 Edwards  
Grant Fleming, col. 46 Henry  
Gray James T., 33 Jones ave  
Grogan Chas, col. near corner of Simpson and  
Holt  
Guy Geo, col. 23 Gray  
Gilmor Wm N., 234 Davis  
Gibson Wm G., 57 Lambert  
Grubbs Wm, 15 Bush  
Garraux Fred, 80 Jones ave  
Gramlin Frank B., 44 Foundry  
Garnouey Price, col. 258 Mangum  
Herrington A P., 180 Luckie  
Hadley Thos E., 152 Baker  
Hester Frank S., 65 Luckie  
Harlo Jas W., 90 Walton  
Hornady Jno R., 194 Marietta  
Henry Jno E F., North ave and Fowler  
Hughes Thos, 53 Luckie  
Haney Thos, 108 W Baker  
Hackney Jno W., 22 Hunnicut  
Heery Harry T., 250 Luckie  
Hinton Hampton, col. 153 Luckie  
Harrington Wm M., 77 Simpson  
Hardy Lem, 148 Walton  
Harris Richard A., 45 w Harris  
Hawthorne J B., 39 Walton  
Haden Chas J., 39 Walton  
Hightower N H., 67 Marietta  
Harris Wiley C., 28 McAfee  
Hall Jos S., 164 Luckie

**REGISTRATION FIFTH WARD.**

add Richard W. 182 Walton  
lowry Jos T. 10 Orme  
awson Isaac C. 69 Venable  
ight D F. 23 Corpuit  
oottier C Gustave 320 Luckie  
oveless Jas S. 260 Marietta  
awgworth Geo A. 155 E Simpson  
ong Loyd, c. 2 Fowler  
ewis Jeff. c. 143 Walton  
owry Harry, c. 39 Marietta  
dale Jno. o. 27 Thurman  
ee Jno W. 75 Rock  
ambert Jno 150 Simpson  
ee Alonzy F. 26 Rock  
yon Jno A. 52 Jones av  
umpkin Saml, c. 7 Newton  
awson Anthony, c. 5 Newton  
leffton Stephen, c. 9 Thurman  
ee Augustus T. 6 Gray  
awrence Jno, c. 23 Strong  
olton Robt, 38 Henry  
oseph B. 58 May's al  
ee David J. 339 Mangum  
awlef Wm T. 43 Rock  
anier Benj F. 17 Bush  
awless Henry R. 42 Johnson  
ewis Ed, c. 6 Lowes alley, between Evans and  
Haynes  
ong Patrick H. 345 Luckie  
ockey Jas M. 2 McCaffee  
oveless Henry H. 260 Marietta  
each Jas C. 330 Luckie  
ewis Gilbert, c. Luckie and Forsyth  
eonard Stephen, 127 Walton  
arkham Iasiah M. 45 Walton

**REGISTRATION FIFTH WARD.**

David M, 84 w Simpson  
A, 119 Walton  
Henry, c, 139 Luckie  
Wm Wm J, 43 Walton  
Jno, c, 172 Pine  
Beverly, 55 Fowler  
son Wm T, 82 Luckie  
ige Jos, 23 Fowler  
rs Joseph, t, Williams bet North avenue and  
olds Ben A, 68 Alexander  
Caleb R, 146 Luckie  
ards Wm C, 157 Simpson  
arker M, 119 Walton  
ng Robt J, 92 Luckie  
rdson Robt P, 440 Williams  
ts Green B, 148 Luckie  
n Jordan D, 91 Spring  
son Nichols, 127 Walton  
mond Ben F, 161 Simpson  
son Thos J, 196 Powers  
Leon J, Walton and Cona  
ardt E W, 114 w Harris  
er Lewis, 75 McAfee  
ard Joshua, col, 133 Luckie  
h Geo W, 4 McAfee  
n Wm J, 37 McAfee  
Frank G, 223 Luckie  
ll Wm L, 232 Marietta  
son Frank M, 107 Marietta  
s James D, 106 w Baker  
In S, 53 Plum  
ard Doherty, 418 Marietta  
olph Alonzo, col, Lovejoy and Dairy  
Sandford T, 147 Luckie

**REGISTRATION SIXTH WARD.**

ns Chas, 5 Cornelia  
y Chas 150 Alexander  
Wm W. 62 Alexander  
moreland Willis F. 57 Marietta  
y. Thos Z. 29 North Fortyth  
Wesley S. 58 Luckie  
me John, col. Hayden near Denfleys  
z John, col. 118 w Harris  
Theophilus, 309 $\frac{1}{2}$  Marietta  
t J Calvin, 35 Bartow  
Henry T, 151 w Baker  
Wilden, 241 Marietta  
t Rance, c. 214 w Baker  
Anderson, c. 206 Marietta  
z Sam W, 79 Plum  
h Samuel, 79 Walton  
Simon, c. 88 Alexander  
Wm T, 35 Williams  
n Seneca, 50 Hayden  
ward A P, 106 Walton  
rs Jno C, 313 Luckie  
Jno W, 158 W Baker  
Malcom, G, 1 Plum & Hunnicut  
Stephen, c. 312 Luckie  
ce Peter D, c. 230 Luckie  
n Wiloy, c. 26 w Simpson  
r Jacob, c. Orme near Cox  
Jas T, 29 Luckie  
moreland Sol, c. 60 Walton  
Wesley, c. 54 Marietta  
r Thos R, 73-W Cain  
r Jim, 98 Spring  
Robt J, 133 W Baker  
orn Monroe E, c. 106 Williams  
r Thos M, 35 Poplar

## FIFTH WARD

arnold Laurence W, 53 Luckie  
uten Will Jr, 207 Marietta  
Atwry John L, 20 Hunnicutt  
Abby Marion E, 20 Bartow  
Auten Richard M, 207 Marietta  
Aldridge Thos P, 27 Foundry  
Albert Wm J, 70 Williams  
Anderson Augustus M, 52 Marietta  
Acton Thos M, 136 w Baker  
Armstrong George, c, 136 Alexander  
Armstrong Joseph, 103 w Harris  
Avrey A ron c, Lovejoy, near Pine  
bercombe High, 26 n Forsyth  
Anthony Jas M, 144 Luckie  
Ansley Jas W, 47 McAfee  
Atruy Millard F, 124 Marietta  
Alexander Henry, c, Thermond and Marietta  
Acre Daniel H, 18 Hayce  
Austel Rufus, c, 12 Hunnicutt  
Ardorn Len, c, cor Pine and Williams  
Atruy Thos J, 38 Alexander  
Adams Frank, 27 Corput  
Allen Wm B, 485 Marietta  
Adams Abalom Q, 22 Luckie  
able Chas T, 134 w Baker  
Alford James R, 14 Marietta, near Pine, G P shops  
Arrington John A, 34 Cone  
Armsstead W J, 25 Cone  
Atkinson Robt E, 51 Chattahoochee  
Adams Cesar, c, 23 Henry, bet Simpson and Rock  
dawson Wm R, 54 Simpson  
Anderson Robert L, 54 Jones  
Austin William M, c, Newton, near Foundry  
lams Chas, c, 45 Victoria  
Burs Dennis, c, Henry, near Magnolia  
Adams William, c, 45 Victoria  
Anderson Jos, 305 Mangum  
rnold J e, c, 21 Johnson  
Adams Pendleton C, 52 Thurman  
Andrew Squire, c, 39 Victoria  
enchbacher JohnH, 66 w Simpson  
ddy Warner, col, 25 w Rock  
ustin Harrison D, 116 w Simpson  
enell Huss M, 101 w Harris  
ishop Thos L, 50 N av  
oos Andrew, 60 Williams  
aker William F, 53 Marietta  
lount John, 100 Walton  
oyd Jas F, 447 Marietta  
aldwin Alfred P, 52 Plum  
oyd James E, c, 31 James  
iggers Stephen T, 65 Luckie  
erry Charles M, 47 Walton  
ames Frank P, 77 w Cain  
erry Maxwell B, 47 Walton  
radley Wm, 75 Alexander  
ridwell Zion Jr, cor Pine and Luckie  
osard Wesley R, 94 Spring  
ell James, 164 Luckie  
ank Robt L, McAfee, bet Gresham and N A  
arrett Vason M, 31 Plum  
uzbee Wm T, 67 Alexander  
arrett Zapp, 221 Marietta  
aker Wm, 73 Venable  
oyd Wm W, cor Forsyth and Luckie  
attion H W, 86 Alexander  
all John W, 209 Luckie  
anton Wm H, 140 Marietta  
lshard Wm H, 62 Marietta  
riggs Jas A, c, 2 Lovejoy  
phnefield Chas, 81 Poplar  
ain Anderson, 72 Marietta  
oyington Richard, c, West alley Luckie  
irk Jack, c, 27 Wallace  
tch Allen, c, 12 Hunnicutt  
ell Allen J, 31 Alexander  
ussey Wm D, 346 Luckie  
ellamy Allen D, 69 Luckie  
ell Madison, 30 Alexander  
ell Winn V, 73 Alexander  
ack James J, 5 Hunnicutt  
ecker Wm, McAfee, near Pine  
ell Harrison T, 167 E Simpson  
iggers Gustavus, 65 Luckie  
rown Chas, 82 Luckie  
rider John C, 23 Luckie  
iggers Arthur, 250 Marietta  
Ellingrath Heiman, 83 Plum  
nter Wm J, 144 Walton  
ollman Wm, 76 Marietta  
radley John D, 31 Marietta  
arns Robert, 430 Marietta.  
arnes D B, 27 Cone.  
rue John T, 130 Marietta.  
ightwell Wm A, 135 W Baker.  
ohnfield Henry, 31 Poplar.  
adshaw, c, 140 Marietta.  
ll Henry, c, 50 Thurmon.  
arlow Thomas, c, 92 Luckie.  
own Wesley, c, 111 Powers.  
ard Irwin, c, 42 Venable.  
arton W F, 22 Bartow.  
eon Charles D, Talmage House waiter.  
ack Lawson, 72 Spring.  
arnwell N N, 151 W Baker.  
oxton William T, 86 Alexander.  
ow Ned, c, cor Cox and Orme.  
own Thomas, c, cor Cox and Orme.  
ooks Green, c, 50 North avenue.  
lrough Charles K, 49 Mills.  
ell Arthur C, c, 42 Walton.  
ennett Elian L, 131 Marietta.  
eworth F P, 230 Marietta  
osoner Harrison, col, 81 w Forsyth  
shop Geo, col, 90 Orme  
ll Shadrack, col, 40 North ave  
dice Jas, col, 107 Luckie  
inie Alex, 320 Luckie  
ckley R H Jr, 42 Walton  
llingsale L C, Williams nr Spring  
rilli Alfredo, 26 Luckie  
rown Jas B, 124 Marietta  
arton Thos P, 77 E Simpson  
rown Benj W, 372 Morgan  
arrett Jno M, 313 Mangum  
avers Wm C, 14 Newton  
roden Elijah, col, 19 Johnson  
eeter Chas A, 50 Bush  
illing Jas, col, 3 Mangum  
telle Geo W, 37 Jones  
nter Reuben J, 58 Jones ave  
aird James C, 54 Jones ave  
rantley Wm M, col, 106 Rhodes  
alley Jerry, c, 61 Rock  
anks Jas W, 13 Rock  
oultei Geo H, 161 W Foundry  
arrett Jno R, Johnson nr Victoria  
ally Solomon, 24 Victoria  
own Saml, c, 144 Gray  
arnett Thos, 133 Foundry  
eek Henderson, c, 23 Newton  
aker Wm H, 58 Rock  
illy Robt B, c, 23 Johnson  
haby Geo, 27 Mangum  
irk Eise, 334 Hayes  
ss Henry, cor Haynes and Henry  
xford Harvey H, 14 Newton  
ldwin Harvey, 26 Emma  
ck Aiscolm M, 21 Bush  
uce Thos, c, 36 Gray  
own Jerry, c, 51 Johnson  
nwell Jas A M, 127 Jones ave  
eet David, c, 154 Gray  
bo Willis G, 24 Bush  
rd Phillip C, 16 Gray  
ack Lindsay c, 5 Newton  
npart Napoleon c, 53 Victoria  
cher Collins H, 35 Rock  
ller Willis c, 31 Maple  
yton Wm H, 91 Marietta  
erton Jno M B, 16 N Forsyth  
oper A Judson, 100 W Baker  
ness Hanna H, 67 L







REVISING THE LISTS  
and Correcting Errors Made by  
the Registrars.

SEVERAL VERY IMPORTANT CONTESTS.

The Names of Thirty-Seven Clark University Students Scratched—Very Few Mistakes Found So Far.

At ten o'clock yesterday morning the county commissioners met in the city courtroom to consider matters relating to the registration lists. In addition to the members of the board a number of prominent citizens were present and took a lively interest in the proceedings.

The board was called to order by Mr. C. W. Howell, president, and the secretary of the commissioners was the veritable master of the registration lists. He intimated that deliberations would not be held in public; this suggestion caused many in the room to take their departure. Several newspapers were permitted to remain.

The question of how the alleged errors in the lists could be corrected was discussed by several members of the board. Suggestions were offered. Instances were given of false registration and omissions of names. It was agreed on all sides that the pale errors ought to be corrected.

After the adjournment of the meeting of the prohibitionists, made a short talk to the commissioners and said that all good citizens demanded a fair and complete registration and public would not rest content unless the lists were corrected and all things done straight.

George Hulver, present as the representative of the other side, said a few words closed by suggesting that the wets and drys be allowed a lawyer to sit with the commissioners while the errors were corrected. Colonel Adam made a few remarks touching the subject and said that he believed that in doing this work the books of the petitioners should be consulted and the oaths of ex-voters should form the basis of the investigation. If this was done in the presence of the ex-voters, they thought there would be little or trouble in getting the lists straight. He did not say that very many errors would be found anywhere.

Mr. Walter R. Brown and Mr. W. T. Turnbull selected as the attorneys, representing the sides, to be present with the officers during the examination of the lists and the books.

The commissioners said that they had no more to do with the task, so they issued the subpoenaed order. Whereas, it is alleged that there are errors in the lists of registration.

On the books and the oaths of ex-voters to be turned over by the clerk of this board to registrars for compilation of the work of registration.

The following persons then proceeded to examine the lists: James Banks, W. H. Venable, Lewis Howard, W. T. Thompson, Charles Floyd, Captain Moon, Judge Adam Poole, J. Albert, James O'Neill, A. H. G. Howell, A. Nolan, M. Long, Judge Carter, Peter Cooks, East Point and Oak Grove had their names on the lists from the precincts handed in. They will be presented today to the officers.

About the time the officers began their work, E. P. Howell entered the room, and immediately said that he had no more to do, his reporters being allowed to remain. Upon Mr. Brown declared that Captain Howell should be permitted to stay in the room even if he had to relinquish his position as attorney and give it to him. Captain Howell settled the matter by saying that he would remain.

Colonel Thompson, attorney for the commissioners, was asked to state his legal opinion regarding the duties and powers of registrars and the others engaged with them in making corrections of errors in the lists. Colonel Thompson said:

"The great object of registration is to have legally qualified voters, and not to defeat any man from voting if any reasonable way you can get at his location. It seems to me that where errors inwards have been made you can correct them by your own means. In the case of Harris county, which is numbered both ways from Marietta, and the numbers are duplicated, would be well enough to find on which side the street the voter lives, and in that way make his ward and let him vote. Every man has a right to be heard, and where he lives is important to justice, and wherever it is possible to correct these errors you ought to do so."

"It is a physical fact that a man living a certain number of a particular street lives in a certain ward, and the rule is not true in that regard."

Questions were asked Mr. Thompson, to which he answered as best he could. Then work began. The first important contest was out of the list upon which were written the names of about thirty-seven students of Clark University. Some of these students were the sons of members of the state. The C. N. Grindon, for example, registered at Raleigh, N. C., and many others gave their names in other counties than Fulton. Judge sole had no hesitation in striking off their names. Mr. Turnbull made a speech, and directed to the proceeding, but it was not much noticed, and the eloquent orator cannot vote. Everything worked smoothly and the examiners went through the number of the lists and corrected a large number of clerical errors. Last night they were in session under the direction of the committee.

(The author is informed a reporter at the close of the meeting that he was surprised to find so few mistakes; that by the time the work shall have been completed the lists will be reasonably accurate. He further states that most of the alleged errors grew out of imperfectly printed copies of the lists.)

The committee meets again this morning in the city court room.

(Communicated.)

**How It Works in Georgia.**  
While Maine, Maine and Iowa are being led to prohibition, why don't somebody in Georgia?

Over one hundred counties in Georgia are now dry, and not one county that ever voted "dry" in Georgia has ever voted it back. Two counties that were made dry by popular vote have since been made wet again.

But not one county in Georgia that voted "wet" has ever voted it back. Don't that look like it is a good thing and is working well?

Athens and Rome, two of the most prosperous cities in Georgia, are both dry and are both led with it.

Major Hodgson, of Athens, says there is not a fifth as much drunkenness in his city before prohibition. Rome is booming under prohibition as no other city in Georgia is.

Atlanta is the capital of Georgia, made up of the same people that made up Rome, and it may very well learn a lesson from the unknown testimony of Georgia counties.

REGISTRATION—SIXTH PAGE.

Continued from Fourth Page.

Col Fred C. 86 e Ellis  
James Geo. c. 46 Ivy  
Matthew J. 10 e 100  
John C. 6 e Houston  
Harrison N. c. 37 Calhoun  
Jillings Ben L. Jr. 65 Forest ave  
Carter Jackson 100  
John John 171 Ivy  
Vile B. 269 Peachtree  
George C. 86 e Ellis  
James Henry c. 100  
John C. 6 e Houston  
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## THE SUPREME COURT.

Decisions Rendered During the Week.

## REPORT OF DECISIONS BY J. H. LUMPKIN

Supreme Court Reporter—Hon. L. E. Blackley, Chief Justice, and Hon. M. H. Bradford and T. J. Simmons, Associates.

Decisions Rendered November 22, 1887.

**Hart v. Evans.** Claim from Greene, Homestead, Levy and Sale. Statute of Limitations. (Before Judge J. J. Homestead) property set apart to the head of a family cannot be sold by any one, whether officer or private person, so long as the family continues to exist as one of the families of this state, save under the conditions prescribed in the constitution.

2. Creditors are never barred by lapse of time whilst the law itself hinders them from proceeding.

3. Facts—Homestead of 300 acres set apart to family, at what date does not appear, but most probably under the constitution of 1864, in cases of same amount, were conveyed, in 1881, by the husband and wife to a third person, so long as the husband remained, but still in possession of head and wife, were levied on as his property under judgment rendered in 1876. Wife interposed a claim through him as agent. Held, not subject to nor reversal. Judgment affirmed.

John C. Hart; H. T. &amp; H. G. Lewis, for plaintiff in error.

W. O. Mitchell, for defendant.

**Hammond, Hull & Co. vs. Wilcher.** Certiorari, from Glasgow, Fife, Scotland. Sales Contracts. (Before Judge Lumpkin.) Block, C. J.—The official duty of inspecting fertilizers, provided for by the laws of this state, cannot be performed beyond the limits of the state. The commissioners of agriculture have no power to authorize extra-territorial inspection or to inspect foreign imports. Without the latter, any sale of commercial fertilizers made within the state is unlawful, and a contract for the price will not be enforced.

Facts—Suit in justice's court was by the parties against the maker upon a note dated January 1, 1885, for \$1,000, for 100 lbs of animal fertilizer known as Farmers' Ammoniated Dissolved Bone; the note contained numerous admissions and waivers, the sum of which was that the debt was absolute and open to no defense. Defense was made, however, involving the question whether the maker had not fraudulently induced, so as to be legally sold in this state. The evidence was conflicting as to whether the sacks were braided and tagged, but as to the place of inspection there was no conflict. The inspection was by one of the inspectors of this state, who made a report to the court and he having determined from the evidence before him that the commissioner was not such attorney, and the evidence sustaining his finding, this court will not interfere therewith.

9. There was no error in admitting the answers to questions propounded to witness as to the cause and expense of the deceased. The rule as heretofore existing in this state did not limit personal expenses of the deceased, to be deducted from the recovery, simply to his food and clothing, but his personal habits, his taste, his wants, and his mode of living, might be proved for the consideration of the jury, and they be allowed to deduct what they might consider from the testimony to be his reasonable personal expenses, taking all these things into consideration.

10. There was no error in refusing to give in charge the requests of the plaintiff set out in the cross-bill of exceptions.

11. The question of what is ordinary care and what is negligence is one exclusively for the jury, and the court should not take this question in their consideration. This was done in the case given and excepted to in the bill of exceptions.

Judgment reversed.

Lawton &amp; Cunningham; Denmark &amp; Adams; R. L. Pierce; E. P. Davis, for plaintiffs in error.

Tutt &amp; Lockhart; Thos. E. Watson; B. F. Walker, for defendant.

**Legwin et al. vs. McRae, ex. al. Equity, from Circuit Court, Estate Remaining.**

Blandford, J.—By the fourth item of his will, a testator directed as follows: "I give and bequeath and devise all the balance of my estate both real and personal and of every description to my sister-in-law, Sarah A. McRae, and her heirs, to be enjoyed by her during her natural life, and at her death to go absolutely to the children of my brothers and sisters, share and share alike, by sale of my whole property."

It is held that the children of the brothers and sisters, and who were in life at the time of his death, took a vested remainder; and the testator's direction to his executors to sell the property and divide it equally between such children, fixed the mode in which the shares should come to them, and did not make any remainder-interests. (C. C. 37; Code, § 290.)

(a) The courts will always hold remainders to be vested when, under the law, they can do so.

Judgment affirmed.

O. J. Walker; A. J. Cobb, for plaintiffs in error.

H. C. Tuck; B. E. Thrasher; A. S. Erwin; B. M. Jackson; Barrow &amp; Thomas, for defendants.

**Benson vs. Callaway, sheriff, et al. Money Rule, from Wilkes. Mortgages. Record, Liens. Judgments. (Before Judge Lumpkin.)**

Blandford, J.—Where a mortgage was presented to the clerk of the superior court for record in time, but was not actually recorded within the time required by law, it is not to be considered as duly recorded, so as to retain its lien in preference to a judgment obtained by the creditor, but it may be validly filed upon the record, although the clerk made a minute upon it (under § 207 of the Code) if it was filed at a certain time. The filing for record is one thing, and the recording another. (Code, § 290.)

Judgment affirmed.

Colley &amp; Sims; W. M. &amp; M. P. Reese, for plaintiff in error.

S. H. Hardeman, by brief, for defendants.

**Robson, tax collector, et al. vs. DuBose et al., ex. al. Equity, from Hancock, Tax, Contra, Masters, and other Phrases. Instruction. (Before Judge Boyce.)**

Blandford, J.—In order for a tract of land to be a "plantation" within the meaning of § 829 of the Code, which provides that a plantation is on the line between two counties in two or more counties, the returns for taxation shall be made in the county where the improvements or most of the improvements are, and that, where the county line is not definitely ascertained and distinctly marked, the plantation may be reduced in area, the court, in the case of any doubt, must constitute one plantation, and the whole must be under the control of the proprietor and cultivated thereunder. Although the owner of the land may have so controlled and cultivated it, yet, if after his death, his executors or administrators sold or leased it out in parcels rented to tenants, they having no control of the tenants, and the latter cultivated such parcels as they thought proper, the lands did not constitute one plantation, but should have been returned for taxation under § 829 of the Code.

(a) Where the executors married, in the counties where it was located, and the tax collector of one county issued an execution for taxes upon the entire property as one plantation, while the tax collector of the other was proceeding to collect taxes on that portion of the land which lay in his county, and therupon the executors filed a bill praying that the collectors interplead and the rights of the parties be determined, to which the collectors answered that they had no right to sue claims, it was error to do so, the injunction as to one of them and continue it as to the other. It should have been continued as to both until facts could be determined by a jury.

Judgment reversed.

J. A. Johnson; H. J. Harris, by brief, for plaintiff in error.

C. W. Dufossé; J. T. Jordan, by Harrison &amp; Peeples, for defendants.

**Augusta and Knoxville R. R. Co. vs. Killain, and vice versa. Case from Richmond, Railroad. Decree. Negligence. Master and Servant. Pleading. Interrogatories. Practice in Superior Court. Evidence. Charge of Court. (Before Judge Jones.)**

Simmons, J.—Where a train loaded with wood was transported over one railroad to a city, and the carrier, the master of the shipper, was obtained from the superintendent of the road for the train to pass over the track of two other roads to a third, and over it to the point of destination, the train being manured by employees of the

first road, and a person, by direction of the superintendent of that road, accompanied the train for the purpose of seeing that it was unloaded promptly and returned to the road to which it belonged, and where an arrangement was made with the superintendent of the third road for the train to go to its engine, and act as pilot and inform the engineer of the curves and "tight places" in the track, the only duty or obligation owed by the third railroad company to the employees of the first company upon such train was to have a reasonably safe track over which the train could run.

(a) This case differs from that of the *Mac-  
donald vs. Evans*. Claim from Greene, Home-  
stead, Levy and Sale. Statute of Limitations.  
(Before Judge J. J. Homestead)

**Hart v. Evans.** Claim from Greene, Home-  
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2. Creditors are never barred by lapse of time whilst the law itself hinders them from proceeding.

3. Facts—Homestead of 300 acres set apart to family, at what date does not appear, but most probably under the constitution of 1864, in cases of same amount, were conveyed, in 1881, by the husband and wife to a third person, so long as the family continues to exist as one of the families of this state, save under the conditions prescribed in the constitution.

4. If the injury was caused solely by a defect in the track, the plaintiff will recover the amount of the damage sustained by the train, and the defendant will be entitled to recover the amount in the proportion of the defect in the track as compared to that in the trucks contributed to the injury.

5. The last company, as to the safety of its track, was liable to him as a passenger; and if the injury was caused solely by a defect in the track, the plaintiff will recover the amount in the proportion of the defect in the track as compared to that in the trucks contributed to the injury.

6. There was no error in striking from the plaintiff's declaration certain words therein referring to the derivation of the power of the society, company and corporation of his husband, causing her great mental pain and suffering and leaving their infant child, twelve years old, fatherless, such allegations being irrelevant to the case. Nor was there error in ruling out the testimony of the plaintiff tending to sustain the allegations so struck.

7. Although the defendant had crossed a set of interrogatories sued out by the plaintiff, which had been executed and returned, yet where such defendant desired to propound additional interrogatories to the witness in law, the foundation for impaneling him, it had the right to do so, and did not thereby make him his witness.

8. The question as to whether one of the commissioners taking the interrogatories was an attorney for the plaintiff, was referred to the court and he having determined from the evidence before him that the commissioner was not such attorney, and the evidence sustaining his finding, this court will not interfere therewith.

9. There was no error in admitting the answers to questions propounded to witness as to the cause and expense of the deceased. The rule as heretofore existing in this state did not limit personal expenses of the deceased, to be deducted from the recovery, simply to his food and clothing, but his personal habits, his taste, his wants, and his mode of living, might be proved for the consideration of the jury, and they be allowed to deduct what they might consider from the testimony to be his reasonable personal expenses, taking all these things into consideration.

10. There was no error in refusing to give in charge the requests of the plaintiff set out in the cross-bill of exceptions.

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It is held that the children of the brothers and sisters, and who were in life at the time of his death, took a vested remainder; and the testator's direction to his executors to sell the property and divide it equally between such children, fixed the mode in which the shares should come to them, and did not make any remainder-interests. (C. C. 37; Code, § 290.)

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H. C. Tuck; B. E. Thrasher; A. S. Erwin; B. M. Jackson; Barrow & Thomas, for defendants.

**Benson vs. Callaway, sheriff, et al. Money Rule, from Wilkes. Mortgages. Record, Liens. Judgments. (Before Judge Lumpkin.)**

Blandford, J.—In order for a tract of land to be a "plantation" within the meaning of § 829 of the Code, which provides that a plantation is on the line between two counties in two or more counties, the returns for taxation shall be made in the county where the improvements or most of the improvements are, and that, where the county line is not definitely ascertained and distinctly marked, the plantation may be reduced in area, the court, in the case of any doubt, must constitute one plantation, and the whole must be under the control of the proprietor and cultivated thereunder. Although the owner of the land may have so controlled and cultivated it, yet, if after his death, his executors or administrators sold or leased it out in parcels rented to tenants, they having no control of the tenants, and the latter cultivated such parcels as they thought proper, the lands did not constitute one plantation, but should have been returned for taxation under § 829 of the Code.

(a) Where the executors married, in the counties where it was located, and the tax collector of one county issued an execution for taxes upon the entire property as one plantation, while the tax collector of the other was proceeding to collect taxes on that portion of the land which lay in his county, and therupon the executors filed a bill praying that the collectors interplead and the rights of the parties be determined, to which the collectors answered that they had no right to sue claims, it was error to do so, the injunction as to one of them and continue it as to the other. It should have been continued as to both until facts could be determined by a jury.

Judgment reversed.

J. A. Johnson; H. J. Harris, by brief, for plaintiff in error.

C. W. Dufossé; J. T. Jordan, by Harrison & Peeples, for defendants.

**Robson, tax collector, et al. vs. DuBose et al., ex. al. Equity, from Hancock, Tax, Contra, Masters, and other Phrases. Instruction. (Before Judge Boyce.)**

Blandford, J.—In order for a tract of land to be a "plantation" within the meaning of § 829 of the Code, which provides that a plantation is on the line between two counties in two or more counties, the returns for taxation shall be made in the county where the improvements or most of the improvements are, and that, where the county line is not definitely ascertained and distinctly marked, the plantation may be reduced in area, the court, in the case of any doubt, must constitute one plantation, and the whole must be under the control of the proprietor and cultivated thereunder. Although the owner of the land may have so controlled and cultivated it, yet, if after his death, his executors or administrators sold or leased it out in parcels rented to tenants, they having no control of the tenants, and the latter cultivated such parcels as they thought proper, the lands did not constitute one plantation, but should have been returned for taxation under § 829 of the Code.

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Judgment reversed.

J. A. Johnson; H. J. Harris, by brief, for plaintiff in error.

C. W. Dufossé; J. T. Jordan, by Harrison & Peeples, for defendants.

**Augusta and Knoxville R. R. Co. vs. Killain, and vice versa. Case from Richmond, Railroad. Decree. Negligence. Master and Servant. Pleading. Interrogatories. Practice in Superior Court. Evidence. Charge of Court. (Before Judge Jones.)**

Simmons, J.—Where a train loaded with wood was transported over one railroad to a city, and the carrier, the master of the shipper, was obtained from the superintendent of the road for the train to pass over the track of two other roads to a third, and over it to the point of destination, the train being manured by employees of the

## Eyes Ears Nose

The all more or less affected by catarrh. The eyes being dimmed and red with dull, sharp pain between them; there are roaring, buzzing noises in the ears, and sometimes the hearing is affected; the nose is a severe sufferer, with its constant uncomfortable discharge, bad breath, and loss of the sense of smell. All these disagreeable symptoms disappear when the disease is cured, and the body is restored to health.

**Hood's Sarsaparilla** has helped many cases of catarrh, and impure blood than anything else I ever used.

A. Hall, Syracuse, N. Y.

**Ringing Noises**

In the ears, sometimes a roaring, buzzing sound, or snapping like report of a pistol, can cause the disease to become worse, especially in winter, causing constant discharge from the nose, and pain in the work of the head.

**Hood's Sarsaparilla** has given me relief immediately, in the time I was entirely cured. I am never without the medicine in my house as I think it is worth its weight in gold.

LUTHER D. ROBBINS, East Thompson, D. C.

**Hood's Sarsaparilla** has helped me to get rid of my ringing in the ears.

DR. C. L. HOOD & CO., Apothecaries, Lowell, Mass.

100 Doses One Dollar

## MAKE SHERIDAN'S POWDER!

## Sheridan's Condition Powder

**HENS Cures Chicken Cholera.**

**LAY**

**is absolutely pure and highly concentrated. One ounce is worth a pound of any other kind. Nothing on earth will make hens lay like it. It cures chicken cholera and all diseases of hens. It worth its weight in gold. Price, 25 cents per box, 5-1/4 lb. air-tight tin cans, \$1.00; by mail, \$1.20. Six cans by express, prepaid, for \$6.00.**

DR. I. S. JOHNSON & CO., Boston, Mass.

100 Doses One Dollar

## Hear B. H. Hill at warehouse tonight.

DRS. BETTS & BETTS, 333 Whitehall Street, Atlanta, Georgia.

**DR. BETTS & BETTS**

**FOR SALE--HORSES, CARRIAGES,**  
FOR SALE—LARGE YOUNG MARE MULE  
over one year. Can be seen at Kingley's coal yard on  
Whitehall street. Price \$100.  
**THE PRETTIEST PAIR OF SHETLAND PONIES**  
in Georgia for sale. A. F. Holt, 15% Commission.

**LADIES' COLUMN.**  
FEATHERS CLEANED, CURLED AND DYED  
also kid gloves, at Phillips's, 14 Marietta street.

**MARRIED LADIES**—OR THOSE CONTEMPTUOUS MARRIED WOMEN, will, by sending 10 cents to me, receive my name and return mail a package of goods and information important to every lady.  
E. B. Brill, New Haven, Ct.

**LOST.**

STRAYED OR STOLEN—HALF PUG BUTCHER

five months old. Return to 72 Marietta street and get reward.

**FOR SALE—REAL ESTATE.**

FOR SALE—FRUIT FARM AT HAZELVILLE Fronts 500 feet on Central railroad. Contains 31 acres, mostly set in fruit—strawberries, raspberries, blackberries, etc. Small grain barn, large house and 4-room house, splendid water, high roads, good poultry house and parks. Price reasonable. Call on A. H. Lindley, 216 Whitehall street.

**MISCELLANEOUS.**

FOR RENT—WOOD, COAL AND LUMBER YARD; fronts railroad and Marietta streets. Apply to E. Van Winkle & Co.

ROOMS WITH STEAM POWER, TO RENT, IN ROOMS, Atlanta, Georgia. Apply Atlanta Newspaper Union, 21 South Broad street.

**BOARDERS WANTED.**

KERRY HOUSE, No. 11 WHITSTreet, AT last brought up to the standard which I desire. I can promise first-class fare; terms reasonable. Mrs. Stewart, of Sumter county, Ga.

**LOCAL, TRANSPORT AND DAY BOARDERS CAN obtain desirable rooms, polite attention and excellent board at Nos. 26 and 28 N. Forsyth street**

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**NOTICE TO OWNERS OF GOOD DOGS—YAN-**  
Kees A. Koger Pages leads my herd of Jerry's. It is convenient and at your service. W. W. Boyd,  
124 Marietta street.

D. C. A. STILES HAS REMOVED HIS OFFICE AND residence to 11 East Ponce Telephone 900.

**LASHED LIGNS—THE BEST FORM—SENT**  
by air, direct to you, for 10¢ for a tablet of  
dye or 10¢ for 100. Address The Constitution.

**BUSINESS MEN DERIVE GREAT SATISFACTION** from the use of our "Diplomatic" notes which will bring the right men to the exemption. We now send, postage paid, short documents, 100 in a book, for 50¢, or a book of 50 for 25¢. We have also the same form with seven lines blank spaces and blank bonds for title at the following prices: Blank 5 cents; 3 blanks 10 cents; 1 dozen blank books \$1.50. Address The Constitution, Atlanta, Ga.

**WANTED—AGENTS.** GRANDEST MONEY MAKING business ever offered. A golden harvest for all who work hard. No capital required. Simple case of goods and full particulars free. We mean just what we say. Address Mr. Standard Silverware Co., Boston, Mass.

**1000 FIRST CLASS AGENTS WANTED;**  
\$100 per month, yearly. Address J. E. Tilson, manager, Mt. Vernon, Knox county, O.

**\$100 TO \$60 A MONTH CAN BE MADE** writing for Agent. Agents present can turn their own horses and give their whole time to the business. Spares may be profitably employed also. A few vacancies in towns and cities about the country. Send a detailed note with mortgage clause. We send these postpaid, 100 in a book, for 60¢; 50 in a book for 30¢. Address The Constitution.

**WANTED—AGENTS.** TO SOLICIT FOR LEAD

Writing Art Works. Call at ROOM 2, 754 North Broad.

**HELP WANTED—MALE.**

**WANTED—A FIRST CLASS WAITER, WELL** recommended, for a private family. Apply Thursday, November 24, between 7 and 9 a. m., 201 Hwy street.

**WANTED—ERUDITE BOY, 14 TO 16 YEARS OF AGE** at Jacobs' pharmacy.

**WANTED—10 GOOD TEAMS TO WORK ON** street. Apply to Venable Brothers and Foster, or Dick Clark on work.

I WANT A GOOD MAN TO KEEP MY BOOKS and make collections. No one but an honest man need apply. The best of references required. Merchant, care Constitution office.

**CLERKS WANTED—10 NORTH BROAD ST.**

**WANTED—A MAN TO TAKE AN OFFICE AND** represent a manufacturer; \$50 per week; small capital required. Address, with stamp, Manufacturer, box 70, West Acton, Mass.

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**WORKING PEOPLE OF EVERY CLASS CAN** find employment at 10 North Broad st. if

**MACHINISTS WANTED—10 NORTH BROAD ST.**

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**WANTED AGENTS IN EVERY COUNTY IN THE U. S. \$70 per month and expenses; samples and outlet free. Write with stamp, Allworth Mfg. Co., Ruthford, N. J.**

**HELP WANTED—FEMALE.**

ADIES ARE OFFERED PLAIN NEEDLEWORK at their own homes (town or country) by a wholesale house. Profitable genuine trade. Address Mrs. Elizabeth A. Smith, 135 5th St., New England Decorative Works, 19 Pender street, Boston, Mass. Sun up their sat—em

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**SITUATIONS WANTED—MALE.**

A PATTERN MAKER (EXPERIENCED) DE- sires situation at or near Atlanta. Address John Bright, 605 South 16th street, Philadelphia, Pa.

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**FOR SALE—MISCELLANEOUS.**

FOR SALE—10 SHARES CAPITAL CITY LAND Improvement Co., R. Wight, 616 E. Peters st.

**COWS FOR SALE—ALL FRESH IN MILK—** one extra fine 4½ year old, at Morris's wag on yard, 115 Peachtree street.

**FOR SALE—LOT OF HOUSEHOLD FURNITURE** consisting of Bureau, bed, Washstand, looking Glass, Sideboard, Bookcase, etc., at 30 W. Baker Street, Atlanta.

**FOR SALE—4 SECOND-CLASS LEDGEWOOD** bolting engines, good as new—only used 6 months. Apply to McDonald, Shear & Daley, 11mo.

**WANTED—MISCELLANEOUS.**

WANTED—EVERY HUNTER IN GEORGIA TO

get price on patriots and game of all kinds. Highest market price paid cash. E. F. Dooley, 9 East Alabama street.

**WANTED—A GOOD BUGGY HOME TO KEE-**

PE for feed during the winter; in good han-

[Communicated]

**IOWA.**

## DES MOINES.

Leading Lawyer of the Northwest on "Editor" Shaver.

Who Knows Best, Sol Smith Russell or A. W. C. Weeks?

## READ CAREFULLY.

Vote the wet ticket Saturday, November 26.

## HEAR HENRY W. GRADY AT WAREHOUSE TONIGHT.

A Notable Wedding Yesterday Afternoon at the First Methodist.

Yesterday afternoon the First Methodist church, on Peachtree street, was filled with a large audience of well known society people to witness a wedding ceremony that had been discussed so much. The result of this election was about forty majority in the next legislature pledged to prohibition.

If Mr. Shaver will look at the official returns, which are attainable now, he will find that one knows a great deal more about the results of an election after the votes are counted than he does the night of the election, especially if he has become somewhat "enthused" during the day. (See his communication.)

The occasion was the wedding of Mr. Daniel B. Harris and Miss Elizabeth Sargent Hammond.

The church was darkened and the galleries were filled with tropical plants, beau-

tifully arranged, presenting a handsome and pleasing appearance. Suspended above the altar, where the bridal couple knelt, was a large floral H, formed of white and red roses, forming the center of a large floral circle.

The ceremony was set for four o'clock, but long before that hour the church began to fill. Perhaps there was never so large an audience in the history of Des Moines. The church was filled with well known society ladies. By four o'clock the galleries and auditoriums were packed, and numbers of ladies and gentlemen were standing in the aisle, waiting for the bride and groom.

At a minute past four the bridal party entered the great organ, under the touch of Professor Salter, played the "Wedding March." The bridesmaids and groomsmen entered in the following order:

Miss Sally Hall and C. L. Stoner.

Misses Tom Paine and N. L. Craig.

Misses Fannie Clarke and Julia Culpepper.

Misses Chas. Northern and Chas. Tuller.

Misses Jennie Hammond and Tiny Ham-

mond.

Mr. Elizabeth Sargent Hammond on the arm of her father Hon. N. J. Hammond.

The attendants ranged themselves in couples on either side of the altar, and as the bride reached the chancel the groom, accompanied by his best man, Mr. John T. Harris, Jr. of Marietta, Va., and the bridegroom and both sides of the minister, the bride's father giving her away. At the close of the ceremony, Dr. Morrison said a few words of pleasant congratulation, and the bridal party turned and walked down the aisle.

Mr. Dan and Mrs. Dan B. Harris.

Mr. and Mrs. Dan B. Harris.

The bridal party repaired to the residence of Mr. and Mrs. Dan B. Harris, on Peachtree street, where a few friends were invited to offer congratulations. An elegant collation was served, after which the newly wedded couple left for New York by the six o'clock Richmond and Danville train. Mr. and Mrs. Harris will make an extended tour of the north, after which they will return to Atlanta, where they in future will reside.

Perhaps no young people ever entered upon married life with brighter prospects. The groom, Mr. Dan B. Harris, is a son of Tax Receiver Harris, and is a member of the insurance firm of C. R. & D. B. Harris, and of the executive committee of the insurance company of North America. He is a genial and pleasant青年, though young man in Atlanta has more warm friends than he has. Miss Elizabeth Sargent Hammond, or Miss Jessie, as she is better known, is the second daughter of ex-Senator H. A. Hammond, and is one of the most talented and accomplished young ladies in the city. Possessed of many grace of person and mind, she has been the center of a large circle of admiring friends, who wish her every blessing that heaven can bestow.

On the eve of the first day wedding that has been had in Atlanta, the bride and the bridegroom were in full evening dress, and the groomsmen wore full dress suits, white waistcoats and white ties. The groomsmen acted as ushers, the bridesmaids meeting them at the church. The ceremony was one of the prettiest seen in Atlanta.

WILLING WORKERS TOMORROW CALL AT ROOM 2, 754 North Broad.

**HELP WANTED—MALE.**

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**SITUATION WANTED—FEMALES.**

WANTED—BY A TEACHER OF EXPERIENCE in a school or family; will earn extra expenses exchanged. Address Mrs. H. A. Constitution, Atlanta.



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Attorney and Counselor at Law,  
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Special attention given to damage and insurance  
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Office—Room 30, Over James' Bank,  
ATLANTA, GEORGIA.  
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ATTORNEY AT LAW,  
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Whitehall and Hunter streets. Take elevator.

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LONG LEAF

**YELLOW PINE**  
FLOORING, CEILING,  
WEATHERBOARDING,  
**SHINGLES**  
LATHS, MOULDINGS, ETC.  
**HUDSON & DOBBS,**  
Cor. Hunter St. & Central R. R.  
TELEPHONE 1050.

LADIES,

Do Your Own Dyeing at Home With  
**PEERLESS DYES.**  
TULLY WILL DYE EVERYTHING. THEY ARE  
Told everywher. Price 10¢ a package—4  
clothes. They have no equal for strength,  
brightening, amount of color, non-dying qualities. They  
do not crack or run. For sale by D. Jones  
Druggs, 26 Whitehall St.; Sharp Bros., druggists  
and apothecaries on Marietta street, Atlanta, Ga.

**STATE OF GEORGIA,**  
COMPTROLLER GENERAL'S OFFICE,  
(Insurance Department).  
ATLANTA, GA., November 21, 1887.

To the President, Secretary, Board of Directors, and  
Agents of the Continental Life Insurance Company,  
Marshall, Connecticut.

Having been officially advised by the Hon. O. R. Tyler, Insurance Commissioner of the State of Connecticut, that the assets of the Continental Life Insurance Company are less than its liabilities, including the net present value of its policies, or reinsurance reserve, calculated upon the basis required by the laws of this State, I will advise you that the Board of Directors of the State of Georgia, by virtue of the authority vested in me by an Act approved October 24, 1887, hereby notify you that the said Company has the net value of all its policies in force in safe legal securities, after all debts and claims against it, exclusive of capital stock, have been provided for.

WM. A. WRIGHT,  
Insurance Commissioner.

**Queen & Crescent Route.**  
QUICKEST AND MOST DIRECT LINE TO  
CINCINNATI AND THE NORTH.  
Short Line to TEXAS via St. Louis.  
E. R. JOHNSTON, General Agent.  
W. E. REYNOLDS, Traveling Passenger Agent.  
Kimbell House, Atlanta, Ga.

**WE HAVE**  
Oglesby & Meador's  
**DIAMOND**

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Up to the HIGHEST STANDARD of EXCELLENCE and  
our word for it we WILL  
KEEP IT THERE.

SEND US YOUR ORDERS. WE GUARANTEE  
FULL SATISFACTION.

Respectfully,

**OGLESBY & MEADOR,**  
TYLER DESK CO.  
ST. LOUIS, MO.  
MANUFACTURERS OF FINE  
DESKS, BUREAUX,  
LIBRARY CASES,  
GOVERNMENT WORK,  
FINE OFFICE FURNITURE,  
etc. etc. Prices  
Guaranteed, 100 per cent.

Catalogue, Finest ever printed, sent free postage.

**FREE AT LAST.**

The Only White Woman in the  
Penitentiary is  
**PARDONED BY GOVERNOR GORDON**

The Crime for Which She Was Sent Up—  
To be an Inmate of the  
Woman's Home

Governor Gordon granted several pardons  
yesterday to convicts confined in the peniten-

tiary. The most interesting case in which  
clemency was granted was that of Isabella Rooney, the only white woman in the  
Georgia penitentiary. Isabella was sent up  
from Clay County for murder, and has been  
confined in the Chattooga brick yard camp  
since June 1886. The murder for which she  
was convicted was performed by Willis Hud-  
son, a half brother. Isabella and her mother  
were accessories. The man condemned in was  
Marion Milliron, and the trouble that event-  
ually led to the killing arose over the use of a  
gun, for which both families obtained  
permits. Willis Hudson, the murderer, was  
hanged, Mrs. Rooney died in jail, and Isabella  
was sentenced to hard labor for life.

For some time an effort has been made to  
reduce the sentence, but the unfortunate  
woman, the petition for mercy was not based  
upon the fact that she was the only white woman  
in the penitentiary, but upon the girl's  
condition, for she is only a girl, having scarcely  
attained her majority. Isabella is weak-minded  
and is considered an imbecile, and  
the persons who take some interest in the  
convict realized how fraught  
danger was the unfortunate girl's condition.

With not enough to discriminate  
between right and wrong, the girl is considered  
of little value, and men of both races, they  
perceive, that unless the greatest precaution was  
taken she would be ruined. The camp  
authorities kept her close confinement all  
the time, not allowing her to go about or out  
unless in the company of other inmates.

Among them who worked zealously in the  
behalf of Isabella Rooney was Mrs. Harper of  
the W. C. T. T., who has done so much for the  
alleviation of the convicts' condition. Obtaining  
strong petitions, they were laid before the  
governor some months ago, and after careful  
attention he on yesterday issued the command  
that she be freed.

The Governor and His Cabinet.

ANOTHER PARDON was issued yesterday by  
the governor in the case of Uriah C. Fisher,  
convicted at the March term of 1885, of Greene  
County, of the crime of murder. The petition  
for clemency has been on file for two years and was  
a very strong one, being signed by the judge,  
solicitor general, grand jury, court officers and  
representatives of the county in the general  
assembly. It was also shown that Fisher was  
afflicted with a chronic disease that was  
incurable, and spent most of his time in the  
hospital. The pardon directed that he be  
immediately discharged.

A REWARD of \$100 was by the governor di-  
rected to be published and recorded by the  
secretary of state for the arrest and delivery to  
the sheriff of Thomas county, C. G. Moore,  
who was born on the 1st of July, 1858, under T.  
F. Collins, in Thomas county. The grand  
jury of Thomas county, at the last term of  
the superior court, found true bills against  
Hicks for the murder of Collins, and asked  
the court to give him a long prison sentence.  
It is not known where the murderer is, but it  
is believed that he will be found and brought  
to trial. It is said that the evidence against  
him will result in his speedy conviction.

THE FOLLOWING WARRANTS were issued  
yesterday by the executive department to  
ex-Confederate soldiers who were disabled by  
wounds received during the late war: William  
Hill, Cherokee county, disabled arm; Lawrence  
McNee, disabled arm; B. J. McNea, disabled  
left leg; A. M. Turner, disabled left  
arm, all of Fulton county; T. J. Cannon,  
disabled left arm; W. H. Hendry, disabled right  
arm, both of Coweta county; E. V. Burnett,  
disabled right leg; J. W. Woodall, disabled  
right arm, both of Upson county. Each of the  
above named veterans received \$25 each for  
their physical disabilities, and under the law  
are entitled to a pension of \$12.50 a month at stated  
intervals from the state. It frequently happens  
that the pension from the state to these old heroes, in some cases, comes like bread  
from heaven.

GOVERNOR GORDON commissioned the follow-  
ing gentlemen yesterday as members of the  
board of election for the 12th district of  
the state: W. H. McCrary, Hart county; J.  
B. Hunicut, Coweta county; Charles Cross,  
Baker county.

TREASURER HARDYMAN paid the following  
warrants yesterday: To Julian Fairbanks,  
Administrator, in amount of principal  
and interest of a matured bond of the state of  
Georgia; the disabled soldiers' warrants were  
also paid at the treasury. The treasurer re-  
ceived the following tax: From McDuffie  
county, \$400. State School Commissioner  
Ortiz, \$100. Auditor, \$100. Commissioner  
of Education, \$100. Tax collector of Randolph  
county, the tax collector of Randolph county,  
to pay M. C. Edwards, school committee  
of the county, the sum of \$2,521.99,  
the quota for the purpose of educating  
the children of the county in public schools.

BRIAN HARPER, a citizen of Warren  
county, came to thirteen years' imprisonment  
for receiving stolen goods, and who escaped from the Augusta brickyard camp  
some time ago, was captured on the Tybee  
road below Savannah Tuesday morning. He  
had served five years of his term when he escaped,  
and while still over again, with a few  
more years to his credit.

ADJUTANT GENERAL KEILL on yesterday re-  
ceived the resignation of Second Lieutenant  
M. D. Lanier, of the Sylvania Rifles. The  
adjutant has also received notice of the election  
of several new officers, and as soon as the required  
bonds are signed will make the same public.

ASSISTANT TREASURER W. J. SPEER, who  
has been spending several weeks in New  
York and other northern cities, returned to  
the city yesterday after a most pleasant visit.

Dr. S. C. Noyes, of New York, went to Atlanta  
yesterday to eat Thanksgiving turkey with old  
friends and relatives. Sheriff Vaughan,  
of the supreme court, is quite sick at his resi-  
dence in this city. United States Senator  
Colquitt had a long interview with Governor  
Gordon yesterday morning.

At the Customhouse.

THE UNITED STATES circuit court was still  
engaged yesterday with the case of Lane  
versus Mitchell versus the East Tennessee road.  
There yet remain two more species to  
be tried before the case goes to the jury, and as  
we will not be a session of the court today,  
the case is not likely to be concluded before  
Saturday.

THEIR WAS NO SITTING of the United States  
district court yesterday, and it is not probable  
that the court will convene before next Monday.

CATARACH originates in scrofulous taint in  
the blood. Hood's Sarsaparilla eradicates every  
impurity from the blood, and thus promptly and  
permanently cures catarrh. Give it a trial.

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